1 Jonathan Hanley 3241 East Granite Point Circle Sandy Utah 84092 801-913-5504 3 Jonathanhanley22@gmail.com 4 5 6 UNITED STATES DISTRICT COURT 7 FOR THE DISTRICT OF NEVADA 8 9 10 FEDERAL TRADE COMMISSION, **CASE NO. 2:18-CV-00030-JCM-BNW** 11 Plaintiff, STIPULATION TO EXTEND 12 v. **DEFENDANTS REPLY DEADLINE TO** 13 PLAINTIFFS RESPONSE (ECF NO. 302) CONSUMER DEFENSE, LLC, et. al., 14 Defendants. 15 16 17 **STIPULATION** 18 19 COME NOW, Jonathan Hanley in his capacity as Defendant pro se and Defendants, 20 21 CONSUMER DEFENSE, LLC; CONSUMER LINK, INC. AMERICAN HOME LOAN 22 COUNSELORS; AMERICAN HOME LOANS, LLC; CONSUMER DEFENSE GROUP, LLC 23 F/K/A MODIFICATION REVIEW BOARD, LLC; BROWN LEGAL, INC.; FMG PARTNERS, 24 LLC; ZINLY, LLC; SANDRA X. HANLEY, by and through their attorney of record, and the 25 26 Plaintiff, FEDERAL TRADE COMMISSION, by and through its attorneys of record, and hereby 27 stipulate, agree and seek this Court's Order as follows: 28 STIPULATION TO EXTEND DEFENDANTS REPLY DEADLINE TO PLAINTIFFS RESPONSE (ECF NO. 302) - 1

1. Defendant Jonathan Hanley filed a Request for Relief pursuant to Fed. R. Civ. P. 56(d) along with an accompanying response on October 4th 2019 (ECF No. 295) in response to Plaintiff FTC's Motion for Summary Judgment filed on July 16th 2019. (ECF No. 255)

- 2. Plaintiff FTC filed a response to Hanley's Request for 56(d) Relief on October 18th 2019.
- 3. Hanley has asked Plaintiff FTC if they are amenable to agreeing to an October 28th reply deadline with respect to Plaintiff's response concerning Hanley's Fed. R. Civ. P. 56(d) request.
- 4. The juncture that this litigation is at is extraordinarily time consuming for a *pro se* defendant who also must also manage attempting to support a family. Hanley has represented to Plaintiff FTC that he has been diligently working on matters concerning this litigation and does not request this extension for any purposes of delay.
- 5. The parties agree that Hanley may file his reply to Plaintiff FTC's response (ECF No. 302) on Monday October 28th 2019.
- 6. This stipulation is made in good faith among and at the request of the parties, and not for purposes of delay.

BOGGESS LAW GROUP

ALDEN F. ABBOTT General Counsel

/s/D. Brian Boggess (with permission)
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STIPULATION TO EXTEND DEFENDANTS REPLY DEADLINE TO PLAINTIFFS RESPONSE (ECF NO. 302) - 2

1	Dated: October 25 th 2019		Respectfully Submitted,	
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3			<u>/s/ Jonathan Hanley</u> Jonathan P. Hanley	
4			Jonathan 1 . Hamey	
5	IT IS SO ORDERED:	VO 11	us c. Mahan	
6			Honorable James C. Mahan	
7		United States District Judge		
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9		DATED:	October 28, 2019	
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